		X
		: CIVIL ACTION NO.:
	Plaintiff,	:
		:
		:
against		: :
		:
		:
	D.C. 1.	:
	Defendant.	; ;
		X
In accordance	with Federal Rule of Ci	D PROPOSED CASE MANAGEMENT PLA vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following
In accordance	with Federal Rule of Ci	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following
In accordance	with Federal Rule of Ci and exchanged commu g for the court's conside	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following
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In accordance ort of their meeting 1. Summ	with Federal Rule of Ci and exchanged commu g for the court's conside	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following ration:
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In accordance ort of their meeting 1. Summ Plaintiff:	with Federal Rule of Ci and exchanged commu g for the court's conside	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following ration:
In accordance ort of their meeting 1. Summ Plaintiff: Defendant:	with Federal Rule of Ci and exchanged commu g for the court's conside ary of Claims, Defense	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following ration: es, and Relevant Issues
In accordance ort of their meeting 1. Summ Plaintiff: Defendant:	with Federal Rule of Ci and exchanged commu g for the court's conside	vil Procedure 26(f), counsel for the parties spok nications thereafter, and submit the following ration: es, and Relevant Issues

	Defen	<u>idant:</u>			
	3.	Infori	nal Disclosures		
	The in	nformati	on required by Rule 26(a)((1) of the Federal Rules	of Civil Procedure was
disclo	sed by l	Plaintiff	(s) on In a	addition, on	, Plaintiff(s)
produ	ced/wil	l produc	e an initial set of relevant	documents identified in	its Initial Disclosures and
will co	ontinue	to supp	lement its production.		
	The in	nformati	on required by Rule 26(a)((1) of the Federal Rules	of Civil Procedure was
disclo	sed by	Defenda	ant(s) on I	n addition, on	, Defendant(s)
produ	ced/wil	l produc	e an initial set of relevant	documents identified in	its Initial Disclosures and
will co	ontinue	to supp	lement its production.		
	4.	Form	al Discovery		
		The pa	arties jointly propose to the	e Court the following dis	scovery plan:
		a.	All fact discovery must b	e completed by	·
		b.	The parties are to conduc	t discovery in accordance	ce with the Federal Rules
of Civ	il Proce	edure an	d the Local Rules of the So	outhern District of New	York. The following
interir	n deadl	ines ma	y be extended by the partie	es on consent without ap	pplication to the Court,
provid	led that	the part	ies meet the deadline for c	ompleting fact discover	y set forth in 3(a) above.
		i.	<u>Depositions</u> : Depositions more than depositions parties or an order from to initial party depositions.	ions per party. Absent a	an agreement between the
		ii.	Interrogatories: Initial se All subsection 30 days prior to the disco	quent interrogatories mu	ll be served on or before ast be served no later than

		iii.	<u>Requests for Admission</u> : Requests for admission must be served on or before			
		iv.	Requests for Production: Initial requests for production were/will be exchanged on and responses shall be due on All subsequent requests for production must be served no later than 30 days prior to the discovery deadline.			
		v.	<u>Supplementation</u> : Supplementations under Rule 26(e) must be made within a reasonable period of time after discovery of such information.			
	5.	Limi	tations on Discoverry			
	Does	either p	party seek limitations on discovery? Describe.			
	6.	Ame	ndments to Pleadings			
	Are th	Are there any amendments to pleadings anticipated?				
	Last	t date to amend the Complaint:				
	7.	Expe	ert Witness Disclosures			
	At thi	s time,	the parties do/do not (circle one) anticipate utilizing experts. Expert			
discov	ery sha	all be co	ompleted by			
	8.	Elect	tronic Discovery			
		a.	Have the parties discussed electronic discovery?			
		b.	Is there an electronic discovery protocol in place? If not, when the parties			
except	to hav	e one i	n place?			
		c.	Issues the parties would like to address concerning preservation of			
eviden	ce and	or elec	etronic discovery at the Initial Case Management Conference?			

).	Anticipated Motions
_ _ _		
1	0.	Early Settlement or Resolution
Т	The pa	arties have/have not (circle one) discussed the possibility of settlement. The parties
quest a	ı settl	ement conference by no later than The following
ormat	ion is	s needed before settlement can be discussed:
_		
_		
1	1.	Trial
Т	The pa	arties anticipate that this case will be ready for trial by
T	The pa	arties anticipate that the trial of this case will require days.
Т	The pa	arties do/do not (circle one) consent to a trial before a Magistrate Judge at this time.
Т	The pa	arties request a jury/bench (circle one) trial.
1	2.	Other Matters